

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/714,246	11/16/2000	Marco Di Benedetto	112025-459	4062
24267 7	7590 04/11/2005	•	EXAMINER	
	D MCKENNA, LLP		MOORE, IAN N	
BOSTON, MA	ALCON AVENUE A 02210		ART UNIT	PAPER NUMBER
·			2661	
			DATE MAILED: 04/11/2003	5

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	09/714,246	DI BENEDETTO ET AL.			
Office Action Summary	Examiner	Art Unit			
	Ian N Moore	2661			
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with th	e correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply by Ity within the statutory minimum of thirty (30) will apply and will expire SIX (6) MONTHS for a cause the application to become ABANDC	te timely filed days will be considered timely. from the mailing date of this communication. DNED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 22 F	ebruary 2005.				
	s action is non-final.				
3) Since this application is in condition for allowa	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11	, 453 O.G. 213.			
Disposition of Claims					
4) Claim(s) 2-4,6-13 and 15-29 is/are pending in	the application.				
4a) Of the above claim(s) is/are withdra	4a) Of the above claim(s) is/are withdrawn from consideration.				
5) Claim(s) is/are allowed.					
6) Claim(s) 2-4,6-13 and 15-29 is/are rejected.	Claim(s) <u>2-4,6-13 and 15-29</u> is/are rejected.				
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/o	or election requirement.				
Application Papers					
9)☐ The specification is objected to by the Examine	er.	•			
10) The drawing(s) filed on is/are: a) acc	cepted or b) objected to by the	ne Examiner.			
Applicant may not request that any objection to the	drawing(s) be held in abeyance.	See 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correc	tion is required if the drawing(s) is	objected to. See 37 CFR 1.121(d).			
11) The oath or declaration is objected to by the Ex	xaminer. Note the attached Off	lice Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
12)☐ Acknowledgment is made of a claim for foreigr	n priority under 35 U.S.C. § 119	9(a)-(d) or (f).			
a) ☐ All b) ☐ Some * c) ☐ None of:					
1. Certified copies of the priority document	ts have been received.				
2. Certified copies of the priority document		cation No			
3. Copies of the certified copies of the prior					
application from the International Burea		•			
* See the attached detailed Office action for a list		eived.			
	·				
Attachment(s)					
1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summ Paper No(s)/Ma	nary (PTO-413) ail Date			
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) 		nal Patent Application (PTO-152)			
Paper No(s)/Mail Date	6) 🗌 Other:				

Art Unit: 2661

DETAILED ACTION

Response to Amendment

- 1. Claim objection, on claim 6 is withdrawn since they are being amended accordingly.
- 2. Claims 12,13, and 15-29 are rejected by the same ground of art rejections.

Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claims 2-4,6-9,10-11,16,17,19,20,22,23,25,26,28 and 29 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 6 recites, "...in response to the crash or failure at the active supervisor...the standby supervisor..." in line 14 and 23. It is unclear <u>how</u> does the standby supervisor know that the crash or failure at the active supervisor in order to react (i.e. in response to). The standby supervisor <u>cannot</u> respond to the crash or failure unless it has the step of detecting the failure.

Claim 10, 11, 20, 23, 26, and 29 are rejected for the same as stated above in claim 6.

Claim 16 recites, "a network device comprising... providing the event instance... passing the event instance... receiving the notifications... passing the notification... in response to receiving..." in lines 3-11. It is unclear whether "a network device, "an active supervisor", "a requesting application", "any listening application", or "a standby supervisor" is performing the method of "providing", "passing", "receiving", or "in

Art Unit: 2661

response to receiving". Claim 16 also reties, "...they...their..." in line 8-9. It is unclear whether "a network device, "an active supervisor", "a requesting application", "any listening application", and/or "a standby supervisor" are considered as "they" and "their". Claim 19, 22, 25, and 28 are rejected for the same as stated above in claim 16.

Claims 2-4,7-9, and 17 are also rejected since they depended upon above rejected claims.

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 6. Claims 16,17,19,20,22,23,25,26, 28 and 29 are rejected under 35 U.S.C. 102(e) as being anticipated by Ronstrom (U.S.6, 438,707).

Regarding Claim 16, Ronstrom discloses method for operating a network device (see FIG. 1, Fault tolerant computer system), comprising:

operating an active supervisor (see FIG. 1, Primary System PS 100), the active supervisor creating (see FIG. 1, Event Generator 103) an instance of an event (see col. 7, lines 58-67; see col. 8, lines 51-60; event message) in response to a change in operating state from a requesting application (see FIG. 1, applications runs devices 141-144, Fault detection

Art Unit: 2661

means FD 120, Backup system BS 110; see col. 6, lines 39-67); see FIG. 3, step 301-302; see col. 12, lines 10-55; see FIG. 6, step 601; see col. 16, lines 55-67);

providing the event instance to the requesting application and any listening applications that have registered for the event for processing (see col. 7, lines 24-40);

passing the event instance to a standby supervisor (see FIG. 1 Backup system BS 110; see FIG. 6, step 602; see col. 16, lines 55-67);

receiving notifications from the requesting and listening applications that they have completed their processing of the event instance (see col. 7, lines 24-56; see FIG. 4, step 401-407; see col. 14, lines 30 to col. 15, lines 20);

passing the notifications to the standby supervisor (see FIG. 6, step 602,609, 612; see FIG. 3, step 306; see col. 16, lines 35 to col. 17, lines 60); and

in response to receiving notifications from the requesting and all listening applications, closing the event instance at the active and standby supervisors (see FIG. 3, step 309, 312; see col. 13, lines 44 to col. 14, lines 7; see FIG. 6, step 616-617; see col. 18, lines 6-24; note that PS 100 and BS 110 close current processing event only upon completion before processing next event).

Regarding Claim 17, Ronstrom discloses in response to a failure of the active supervisor (see FIG. 3, step 307,308,309), determining whether one or more event instances passed to the standby supervisor remain open (see FIG. 3, step 310, 311; see col. 13, lines 36 to col. 14, lines 10; note that processing of events will not match if they are incomplete due to failure/fault);

Art Unit: 2661

identifying the requesting and listening applications, if any, that have not completed their processing of an open event instance (see FIG. 3, step 310; see FIG. 5, steps 504-509; see col. 15, lines 60 to col. 16, lines 39; see FIG. 6, step 601-605; see col. 16, lines 35-65; note that event sequences, for applications that are not completed, are identified by comparing the events between PS and BS) and

calling a recovery function (see FIG. 3, start recovery procedure 313 and see FIG. 5, start recovery procedure 510) defined by the respective application to handle the open event instance (see col. 14, lines 10-30; see col. 16, lines 19-36; note that any existing/opening events are handled by the backup system BS).

Regarding Claim 19, Ronstrom discloses a network device (see FIG. 1, Fault tolerant computer system), comprising;

an active supervisor (see FIG. 1, Primary System PS 100) to run applications, the active supervisor to create (see FIG. 1, Event Generator 103) an instance of an event (see col. 7, lines 58-67; see col. 8, lines 51-60; event message) in response to a change in operating state from a requesting application (see FIG. 1, applications runs devices 141-144, Fault detection means FD 120, Backup system BS 110; see col. 6, lines 39-67), to provide the event instance to the requesting application and any listening applications that have registered for the event for processing (see col. 7, lines 24-40), and to receive notifications from the requesting and listening applications that they have completed their processing of the event instance (see col. 7, lines 24-56; see FIG. 4, step 401-407; see col. 14, lines 30 to col. 15, lines 20); and

Art Unit: 2661

a standby supervisor to receive the event instance and the notifications from the active supervisor (see FIG. 1 Backup system BS 110; see FIG. 6, step 602; see col. 16, lines 55-67; see FIG. 6, step 602,609, 612; see FIG. 3, step 306; see col. 16, lines 3 to col. 17, lines 60), where in response to receiving notifications from the requesting and all listening applications, the active and standby supervisors are to close the event instance (see FIG. 3, step 309, 312; see col. 13, lines 44 to col. 14, lines 7; see FIG. 6, step 616-617; see col. 18, lines 6-24; note that PS 100 and BS 110 close current processing event only upon completion before processing next event).

Regarding Claim 20, in response to a failure of the active supervisor (see FIG. 3, step 307,308,309), the standby supervisor is further to determine whether one or more event instances passed to the standby supervisor remain open (see FIG. 3, step 310, 311; see col. 13, lines 36 to col. 14, lines 10; note that processing of events will not match if they are incomplete due to failure/fault), to identify the requesting and listening applications, if any, that have not completed their processing of an open event instance (see FIG. 3, step 310; see FIG. 5, steps 504-509; see col. 15, lines 60 to col. 16, lines 39; see FIG. 6, step 601-605; see col. 16, lines 35-65; note that event sequences, for applications that are not completed, are identified by comparing the events between PS and BS), and to call a recovery function (see FIG. 3, start recovery procedure 313 and see FIG. 5, start recovery procedure 510) defined by the respective application to handle the open event instance (see col. 14, lines 10-30; see col. 16, lines 19-36; note that any existing/opening events are handled by the backup system BS).

Art Unit: 2661

Regarding Claim 22, the device claim, which has substantially disclosed all the limitations of the respective device claim 19 and method claim 16. Therefore, it is subjected to the same rejection.

Regarding Claim 23, the device claim, which has substantially disclosed all the limitations of the respective device claim 20 and method claim 17. Therefore, it is subjected to the same rejection.

Regarding Claim 25, the computer readable medium processing the method claim, which has substantially disclosed all the limitations of the respective device claim 19 and method claim 16. Therefore, it is subjected to the same rejection.

Regarding Claim 26, the computer readable medium processing the method claim, which has substantially disclosed all the limitations of the respective device claim 20 and method claim 17. Therefore, it is subjected to the same rejection.

Regarding Claim 28, the electromagnetic signals on a processor for the practice of the method claim, which has substantially disclosed all the limitations of the respective device claim 19 and method claim 16. Therefore, it is subjected to the same rejection.

Regarding Claim 29, the electromagnetic signals on a processor for the practice of the method claim, which has substantially disclosed all the limitations of the respective device claim 20 and method claim 17. Therefore, it is subjected to the same rejection.

Claim Rejections - 35 USC § 103

7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

Art Unit: 2661

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

8. Claim 12 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kicklighter (U.S. 6,005,841) in view of Freedman (U.S. 4,342,083).

Regarding Claim 12, Kicklighter discloses an intermediate network device for use in a computer network (see FIG. 1, a network switch 2), the network device comprising:

a first supervisor card (see FIG. 1, PRI 38(A)) in communicating relationship (see FIG. 1, Switching Buses 30) with the one or more line cards (see FIG. 1, Line Cards IO 20); a second supervisor card (see FIG. 1, PRI 38(S) in communication relations (see FIG. 1, Switching Buses 30) with the first supervisor card;

an application loaded onto the first and second supervisor cards (see col.5, lines 65 to col.6, lines 18), the application configured to define and manipulate a plurality of state variables (see col. 4, lines 51-55; the configuration/switching/synchronizing/management/supervisory application defines/performs/runs/executes/manipulates the plurality of events/tasks/states occurrences (i.e. state variables)); and

at least one line card (see FIG. 1, Line Cards IO 20) defining a plurality of ports for forwarding messages (see FIG. 1, Line Cards IO receives and transmits the frames) across the computer network (see col. 2, lines 5-7), the at least one line card in communicating relationship with the first and second supervisor cards and configured to receive and state information from the application (see FIG. 1, Line cards communicate with PRI 38(A) and PRI (B) via buses and via Nodal Switch or CPU/matrix 44);

Art Unit: 2661

a high availability entity (see FIG. 2, PRI 38 and 30a-b) disposed on the first and second supervisor cards, the high availability entities comprising:

an event mechanism (see FIG. 2, components 30a, 30b, 60,62,64,66,68,70,72,74,76, 78,80,84,86 and 88) for notifying a selected one of the first or second supervisor cards of changes to the application's state variables (see col. 2, lines 24-34); and

a database mechanism (see FIG. 2, ROM 90, RAM 92, shared RAM 82) for storing the state variables at the first and second supervisor cards (see col. 2, lines 34-39).

the state variables stored at the first and second supervisor cards are consistent with the port state information maintained at the at least one line card (see FIG. 2; PRI 38 card commands/instructs the line card IO (via Nodal Switch or CPU/matrix 44) to update/change the switching/ management/supervisory events/tasks/conditions/states; see col. 4, lines 51-67. Each line card is the IO (Input and output) module, and it must have a memory/caching mechanism to maintain/store the command/instruction of the state information of each port. Thus, it is clear that plurality of events/tasks/states occurrences (i.e. state variables) in both PRI 38 cards are consistent with each line card's call processing or framing states/tasks information (i.e. port states).)

Kicklighter does not explicitly disclose a sequence mechanism resetting the line card/system in the event that the state variable and the port state information differ after a failure of one of the first or second cards/systems. However, it is well known in the art that when a command/instruction is generated by the processor/controller, it must have a sequence number, timer, time-stamp, or clock cycle that identifies a particular instruction/command along with the contents of the instruction/command so that the recipient

Art Unit: 2661

can identify, store, and performs tasks synchronously. Freedman discloses a sequence mechanism for ensuring the state variables (see FIG. 4, sampling number; see col. 13, lines 36-55) stored (see FIG. 3, Memory 16; see col. 7, lines 60-65) at the first and second systems (see FIG. 2, Application computers 100n) are consistent with state information (see FIG. 4, tasks information) maintained at the at the line system (see FIG. 2, Application computer 100a-b; see col. 15, lines 60), and resetting the at least one line card/system (see FIG. 5, Synchronizer 226; see col. 16, lines 34-52) in the event that the state variable and the state information differ (see col. 15, lines 52-60) after a failure of one of the first or second cards/system (see col. 16, lines 11-21).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to provide synchronization mechanism between different systems after failure of one system, as taught by Freedman in the system of Kicklighter, so that it would permit each computer system to communicate with every other computer in the system to coordinate the execution tasks; see Freedman col. 2, line 10-45, and it would ensure more reliable increase the recipient capability to identify, store, and performs commanded/instructed tasks synchronously.

Regarding Claim 13, Kicklighter discloses the first supervisor card is designated as an active supervisor card (see FIG. 1, PRI 38(A) as active) and the second supervisor card is designated as a standby supervisor card (see FIG. 1, PRI 38(S) as standby) for the network device; see col. 6, lines 35-36;

Art Unit: 2661

the application is allowed to run on the active supervisor card but not on the standby supervisor card (see col. 2, lines 13-20; note the PRI 38(S) is placed in a standby/listening mode, thus, it does not execute any task/applications);

in response to a crash or failure of the active supervisor card, the application carries on its execution from the standby supervisor card utilizing at least some of the state variables stored at the database mechanism of the standby supervisor card (see col. 2, lines 39-44; note that when PRI 38(A) fails, the PRI 38(S) continues the servicing/performing/executing the events/tasks/applications just prior to failure according to the stored/hold events/tasks/applications.)

9. Claim 15,18,21,24 and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Horst (5,838,894) in view of Ronstrom (U.S. 6,438,707).

Regarding Claim 15, Horst discloses method for operating a network device (see FIG. 1A, data processing system 10), comprising:

operating an active supervisor (see FIG. 1A, CPU 12A), the active supervisor receiving state information (see FIG. 23, interface unit 24a receives information symbols and its T_ClK; see col. 74, lines 55 to co. 75, lines 44) from at least one line card (see FIG. 1, Router 14A or B or system 10);

generating a sequence (see FIG. 31B, SYNC CLK; see col. 76, lines 40-46) by the active supervisor in response to receipt of state information (see col. 75, lines 60 to col. 76, lines 16, 41-46; also see FIG. 33A, step 1050);

Art Unit: 2661

returning the sequence to the at least one line card (see FIG. 31A, step 956, sending SYNC CLK; see col. 77, lines 25-35; also see FIG. 33A, step 1052-1053);

storing the state information and sequence to a standby supervisor (see FIG. 1, CPU 10B; see FIG. 25, a signal line 667 from CPU 10A to Clock generator 654B for SYNC CLK; see col. 66, lines 44 to col.67; see col. 67, lines 12-45; see FIG. 33B, step 1080,1082,1084)

in response to a failure of the active supervisor, switching control to the standby supervisor (see FIG. 32, step 1012; see col. 78, lines 45-60; see col. 80, lines 36-64);

comparing, by the standby supervisor, a stored sequence with a reported sequence, the reported sequence number reported by a line card (see col. 77, lines 21 to col. 78, lines 40; note that CPU clock SYN_CLK and router clock must be compared before resting the clock); and

resetting the line card in the event that the reported sequence number is different than the stored sequence number (see FIG. 31A, step 960, router clock reset; see col. 77, lines 38-60; see col. 78, lines 64 to col. 79, lines 15).

Horst does not explicitly disclose sequence number. It is well known in the art the when a working CPU fails, the standby process must take over the processing which involves resynchronization the processing sequence numbers and events between all components within the system. Ronstrom teaches operating an active supervisor (see FIG. 1, Primary System PS 100), the active supervisor receiving state information (see FIG. 1, communication means 130; see col. 7, lines 1-40; see FIG. 6, step 601, event message; see col. 16, lines 55-65); generating a sequence number (see FIG. 6, process sequence number A, B(1),C,B(2), or D) by the active supervisor in response to receipt of the state information (see

Art Unit: 2661

FIG. 1, Event Generator EG 103; see col. 7, lines 56 to col. 8, lines 6; see col. 5, lines 50-60); storing the state information and sequence number to a standby supervisor (see FIG. Primary Memory PM 102; see col. 7, lines 6-19); comparing, by the standby supervisor, a stored sequence number with a reported sequence number (see FIG. 5, step 507, 509; see col. 16, lines 5-20); resetting in the event that the reported sequence number is different than the stored sequence number (see FIG. 5, step 510, recovery process; see col. 16, lines 18-25; see FIG. 7, 701-711; see col. 18, lines 25 to col. 19, lines 10). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to provide sequencing the event utilizing a sequence number and synchronizing by utilizing the sequence number after a failure as part of the recovering process, as taught by Ronstrom in the system of Horst, so that it would provide a fault tolerant system requiring a low communication load between systems while allowing high level of synchronization; see Ronstrom col. 1, line 44-55.

Regarding Claim 18, Horst discloses a network device (see FIG. 1A, data processing system 10), comprising:

at least one line card (see FIG. 1, Router 14A or B or system 10);

an active supervisor (see FIG. 1A, CPU 12A), the active supervisor to receive state information from at least one line card (see FIG. 23, interface unit 24a receives information symbols and its T_ClK; see col. 74, lines 55 to co. 75, lines 44), generate a sequence (see FIG. 31B, SYNC CLK; see col. 76, lines 40-46) in response to receipt of the state information (see col. 75, lines 60 to col. 76, lines 16, 41-46; also see FIG. 33A, step 1050), and return the sequence number to the at least one line card (see FIG. 31A, step 956, sending

Art Unit: 2661

SYNC CLK; see col. 77, lines 25-35; also see FIG. 33A, step 1052-1053); a standby supervisor, the standby supervisor to store the state information and sequence (see FIG. 1, CPU 10B; see FIG. 25, a signal line 667 from CPU 10A to Clock generator 654B for SYNC CLK; see col. 66, lines 44 to col.67; see col. 67, lines 12-45; see FIG. 33B, step 1080,1082,1084), wherein if the active supervisor fails and control is switched to the standby supervisor (see FIG. 32, step 1012; see col. 78, lines 45-60; see col. 80, lines 36-64), the standby supervisor is to compare a stored sequence with a reported sequence, the reported sequence reported by a line card (see col. 77, lines 21 to col. 78, lines 40; note that CPU clock SYN_CLK and router clock must be compared before resting the clock), and to reset the line card if the reported sequence number is different than the stored sequence (see FIG. 31A, step 960, router clock reset; see col. 77, lines 38-60; see col. 78, lines 64 to col. 79, lines 15).

Horst does not explicitly disclose sequence number. It is well known in the art the when a working CPU fails, the standby process must take over the processing which involves resynchronization the processing sequence numbers and events between all components within the system. Ronstrom teaches operating an active supervisor (see FIG. 1, Primary System PS 100), the active supervisor receiving state information (see FIG. 1, communication means 130; see col. 7, lines 1-40; see FIG. 6, step 601, event message; see col. 16, lines 55-65); generating a sequence number (see FIG. 6, process sequence number A, B(1),C,B(2), or D) by the active supervisor in response to receipt of the state information (see FIG. 1, Event Generator EG 103; see col. 7, lines 56 to col. 8, lines 6; see col. 5, lines 50-60); storing the state information and sequence number to a standby supervisor (see FIG. Primary

Art Unit: 2661

Memory PM 102; see col. 7, lines 6-19); comparing, by the standby supervisor, a stored sequence number with a reported sequence number (see FIG. 5, step 507, 509; see col. 16, lines 5-20); resetting in the event that the reported sequence number is different than the stored sequence number (see FIG. 5, step 510, recovery process; see col. 16, lines 18-25; see FIG. 7, 701-711; see col. 18, lines 25 to col. 19, lines 10). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to provide sequencing the event utilizing a sequence number and synchronizing by utilizing the sequence number after a failure as part of the recovering process, as taught by Ronstrom in the system of Horst, so that it would provide a fault tolerant system requiring a low communication load between systems while allowing high level of synchronization; see Ronstrom col. 1, line 44-55.

Regarding Claim 21, the device claim, which has substantially disclosed all the limitations of the respective device claim 18 and method claim 15. Therefore, it is subjected to the same rejection.

Regarding Claim 24, the computer readable medium processing the method claim, which has substantially disclosed all the limitations of the respective device claim 18 and method claim 15. Therefore, it is subjected to the same rejection.

Regarding Claim 27, the electromagnetic signals on a processor for the practice of the method claim, which has substantially disclosed all the limitations of the respective device claim 18 and method claim 15. Therefore, it is subjected to the same rejection.

Art Unit: 2661

Allowable Subject Matter

10. Claim 2-4 and 6-11 would be allowable if rewritten to overcome the rejection(s) under 35U.S.C. 112, 2nd paragraph, set forth in this Office action.

Response to Arguments

11. Applicant's arguments filed 2-22-2005 have been fully considered but they are not persuasive.

Regarding claim 16, the applicant argued that, "... the applicant teaches an event instance to the standby supervisor <u>before</u> the processing of the event is complete, and <u>later</u> notifying the standby processor of the event completion so that it may close the event instance..." in page 17, paragraph 2.

In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., before...later) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See In re Van Geuns, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993). Note the rejected claim 16 recites a list of steps (some of the steps are not even clear who is performing it), and nowhere in the claim limits a specific step to be performed at specific time (i.e. before and later). Thus, so long as Ronstrom teaches plurality of event or status message are sent from the primary system to the secondary system, Ronstrom clearly anticipates the applicant claimed invention.

Art Unit: 2661

Regarding claim 16, the applicant argued that, "...Ronstrom is legally insufficient to anticipate... passing the event instance to a standby supervisor; receiving notifications from the requesting and listening applications that they have completed their processing of the event instance; passing the notifications to the standby supervisor; and in response to receiving notifications from the requesting and all listening applications, closing the event instance at the active and standby supervisors..." in page 18, paragraph 1.

In response to applicant's argument, the examiner respectfully disagrees that Ronstrom is legally insufficient to anticipate the above limitations. In particular, Ronstrom discloses passing the event instance to a standby supervisor (see FIG. 1 Backup system BS 110; see FIG. 6, step 602; see col. 16, lines 55-67);

receiving notifications from the requesting and listening applications that they have completed their processing of the event instance (see col. 7, lines 24-56; see FIG. 4, step 401-407; see col. 14, lines 30 to col. 15, lines 20);

passing the notifications to the standby supervisor (see FIG. 6, step 602,609, 612; see FIG. 3, step 306; see col. 16, lines 35 to col. 17, lines 60); and

in response to receiving notifications from the requesting and all listening applications, closing the event instance at the active and standby supervisors (see FIG. 3, step 309, 312, see col. 13, lines 44 to col. 14, lines 7, see FIG. 6, step 616-617, see col. 18, lines 6-24; note that PS 100 and BS 110 close current processing event only upon completion before processing next event).

Regarding claim 12, the applicant argued that, "... a sequence that compares state variables of supervisor..." in page 20, paragraph 2.

Art Unit: 2661

In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., comparing) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993). In addition, the combined system of Kicklighter and Freedman teaches comparing means as set forth in below response.

Regarding claim 12, the applicant argued that, "... the combination of Kicklighter and Freedman is legally insufficient to render... a sequence mechanism for ensuring the state variables stored at the first and second systems are consistent with state information maintained at the at the line system, and resetting the at least one line card/system in the event that the state variable and the state information differ after a failure of one of the first or second supervisor cards..." in page 20, paragraph 1 and 3.

In response to applicant's argument, the examiner respectfully disagrees that the combined system of Kicklighter and Freedman is legally insufficient to anticipate the above limitations. In particular, Kicklighter teaches the state variables stored at the first and second supervisor cards are consistent with the port state information maintained at the at least one line card (see FIG. 2; PRI 38 card commands/instructs the line card IO (via Nodal Switch or CPU/matrix 44) to update/change the switching/ management/supervisory events/tasks/conditions/states; see col. 4, lines 51-67. Each line card is the IO (Input and output) module, and it must have a memory/caching mechanism to maintain/store the command/instruction of the state information of each port. Thus, it is clear that plurality of

Art Unit: 2661

events/tasks/states occurrences (i.e. state variables) in both PRI 38 cards are consistent with each line card's call processing or framing states/tasks information (i.e. port states).)

Freedman teaches a sequence mechanism for ensuring the state variables (see FIG. 4, sampling number; see col. 13, lines 36-55) stored (see FIG. 3, Memory 16; see col. 7, lines 60-65) at the first and second systems (see FIG. 2, Application computers 100n) are consistent with state information (see FIG. 4, tasks information) maintained at the at the line system (see FIG. 2, Application computer 100a-b; see col. 15, lines 60), and resetting the at least one line card/system (see FIG. 5, Synchronizer 226; see col. 16, lines 34-52) in the event that the state variable and the state information differ (see col. 15, lines 52-60) after a failure of one of the first or second cards/system (see col. 16, lines 11-21).

In response to applicant's arguments against the references individually, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986). Thus, the combined system of Kicklighter and Freedman clearly teaches the applicant argued limitations.

Regarding claim 15, the applicant argued that, "... the combination of Horst and Ronstrom is legally insufficient to render... generating a sequence by the active supervisor in response to receipt of state information; returning the sequence to the at least one line card; storing the state information and sequence to a standby supervisor; comparing, by the standby supervisor, a stored sequence with a reported sequence, the reported sequence number reported by a line card; and resetting the line card in the event that the reported

Art Unit: 2661

sequence number is different than the stored sequence number..." page 22, paragraph 2 and page 23, paragraph 2.

In response to applicant's argument, the examiner respectfully disagrees that that the combined system of Horst and Ronstrom is legally insufficient to anticipate the above limitations. In particular, Horst discloses generating a sequence (see FIG. 31B, SYNC CLK; see col. 76, lines 40-46) by the active supervisor in response to receipt of state information (see col. 75, lines 60 to col. 76, lines 16, 41-46; also see FIG. 33A, step 1050); returning the sequence to the at least one line card (see FIG. 31A, step 956, sending SYNC CLK; see col. 77, lines 25-35; also see FIG. 33A, step 1052-1053); storing the state information and sequence to a standby supervisor (see FIG. 1, CPU 10B; see FIG. 25, a signal line 667 from CPU 10A to Clock generator 654B for SYNC CLK; see col. 66, lines 44 to col.67; see col. 67, lines 12-45; see FIG. 33B, step 1080,1082,1084); comparing, by the standby supervisor, a stored sequence with a reported sequence, the reported sequence number reported by a line card (see col. 77, lines 21 to col. 78, lines 40; note that CPU clock SYN CLK and router clock must be compared before resting the clock); and resetting the line card in the event that the reported sequence number is different than the stored sequence number (see FIG. 31A, step 960, router clock reset; see col. 77, lines 38-60; see col. 78, lines 64 to col. 79, lines 15). Ronstrom teaches operating an active supervisor (see FIG. 1, Primary System PS 100), the active supervisor receiving state information (see FIG. 1, communication means 130; see col. 7, lines 1-40; see FIG. 6, step 601, event message; see col. 16, lines 55-65); generating a sequence number (see FIG. 6, process sequence number A, B(1),C,B(2), or D) by the active supervisor in response to receipt of the state information (see FIG. 1, Event Generator EG

Art Unit: 2661

103; see col. 7, lines 56 to col. 8, lines 6; see col. 5, lines 50-60); storing the state information and sequence number to a standby supervisor (see FIG. Primary Memory PM 102; see col. 7, lines 6-19); comparing, by the standby supervisor, a stored sequence number with a reported sequence number (see FIG. 5, step 507, 509; see col. 16, lines 5-20); resetting in the event that the reported sequence number is different than the stored sequence number (see FIG. 5, step 510, recovery process; see col. 16, lines 18-25; see FIG. 7, 701-711; see col. 18, lines 25 to col. 19, lines 10).

In response to applicant's arguments against the references individually, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986). Thus, the combined system of Horst and Ronstrom clearly teaches the applicant argued limitations.

In view of the above, the examiner respectfully disagrees with applicant's argument and believes that the references as set forth in the 102 and 103 rejections are proper.

Conclusion

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ian N Moore whose telephone number is 571-272-3085. The examiner can normally be reached on M-F: 9:00 AM - 6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chau T Nguyen can be reached on 571-272-3126. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 2661

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).